For the Northern District of California

IN TH	E UNITED	STATES	DISTRIC	T COURT
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SANRIO COMPANY, LTD, a Japanese corporation and SANRIO, INC, a California corporation,

No C 07-05024 VRW

ORDER

Plaintiffs,

TORRI BUTLER TORRES, a North Carolina state resident and POSH.LIFE, an unincorporated entity, dba POST-LIFE.COM, POSHLIFEBEAUTY.COM, POSHLIFEBLING.COM and DOES 1-10,

Defendants.

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On November 21, 2008, the parties submitted a proposed "Final Judgment on Consent," Doc #9, which the court declined to enter for failure of the document to comply with FRCP 54(a) and 58(a). On December 22, 2008, the parties submitted a "Stipulation and [Proposed] Final Judgment on Consent and Order Granting Permanent Injunction." Doc #11. Unfortunately, this latest submission also fails to comply with FRCP 54(a) and 58(a) and the court declines to enter it.

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Counsel are advised to consult the above provisions. A
judgment is a "separate" document, FRCP 58(a), that does not
include recitals of pleadings * * * or a record of prior
proceedings." FRCP 54(a). Counsel are directed to submit their
stipulated facts and conclusions of law and, in a separate
document, a proposed form of judgment in compliance with the
federal rules.

IT IS SO ORDERED.

VAUGHN R WALKER

United States District Chief Judge